H. R. 4675

To amend the Communications Act of 1934 to establish rules and regulations for the redistribution or retransmission of local signals by satellite broadcasters, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 1, 1998

Mr. Tauzin (for himself, Mr. Markey, Mr. Deal of Georgia, Mr. Boucher, Mr. Sanders, and Mrs. Kelly) introduced the following bill; which was referred to the Committee on Commerce, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Communications Act of 1934 to establish rules and regulations for the redistribution or retransmission of local signals by satellite broadcasters, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Satellite Consumer
- 5 Protection and Competition Act of 1998".

SEC. 2. EFFECTIVE DATE. 2 This Act and the amendments made by this Act shall 3 take effect on January 1, 1999. TITLE I—AMENDMENTS TO 4 **COMMUNICATIONS ACT OF 1934** 5 SEC. 101. RETRANSMISSION CONSENT. 6 7 Section 325 of the Communications Act of 1934 (47 U.S.C. 325) is amended— 9 (1) by redesignating subsections (c) and (d) as 10 subsections (d) and (e), respectively; 11 (2) by inserting after subsection (b) the follow-12 ing new subsection: "(c) Satellite Retransmissions.— 13 "(1) Retransmission consent required.— 14 15 No satellite carrier shall retransmit the signal of a 16 television broadcast station, or any part thereof, ex-17 cept— "(A) with the express authority of the sta-18 19 tion; or 20 "(B) pursuant to section 337, in the case 21 of a station electing, in accordance with this 22 subsection, to assert the right to carriage under 23 such section. 24 "(2) Exclusions.—The provisions of this sub-

section shall not apply to—

1	"(A) retransmission of the signal of a non-
2	commercial television broadcast station;
3	"(B) retransmission of the signal of a tele-
4	vision broadcast station outside the station's
5	local market by a satellite carrier directly to
6	subscribers if—
7	"(i) such station was a superstation
8	on May 1, 1991; and
9	"(ii) on December 31, 1997, such sta-
10	tion was a network station and its signal
11	was retransmitted by satellite carriers di-
12	rectly to at least 500,000 subscribers;
13	"(C) retransmission of the distant signal of
14	a broadcasting station that is owned or oper-
15	ated by, or affiliated with, a broadcasting net-
16	work directly to a home satellite antenna, if the
17	household receiving the signal is an unserved
18	household;
19	"(D) retransmission by a cable operator or
20	other multichannel video programming distribu-
21	tor (other than by a satellite carrier direct to its
22	subscribers) of the signal of a television broad-
23	cast station outside the station's local market,
24	if such signal was obtained from a satellite car-
25	rier and—

1	"(i) the originating station was a
2	superstation on May 1, 1991; and
3	"(ii) the originating station was a net-
4	work station on December 31, 1997, and
5	its signal was retransmitted by a satellite
6	carrier directly to subscribers; or
7	"(E) retransmission by a satellite carrier
8	to a subscriber before the effective date of the
9	regulations required by paragraph (3).
10	"(3) Promulgation of the regulations.—
11	Within 45 days after the effective date of the Sat-
12	ellite Consumer Protection and Competition Act of
13	1998, the Commission shall commence a rulemaking
14	proceeding to revise the regulations governing the
15	exercise by television broadcast stations of the right
16	to grant retransmission consent under this sub-
17	section, and such other regulations as are necessary
18	to administer the limitation contained in paragraph
19	(2). The Commission shall complete all actions nec-
20	essary to prescribe such regulations within one year
21	after such effective date. Such regulations shall—
22	"(A) establish election time periods that
23	correspond with those regulations adopted
24	under section 325(b)(3)(B) of the Communica-
25	tions Act of 1934;

1	"(B) prohibit television broadcast stations
2	that provide retransmission consent from en-
3	gaging in practices, understandings, arrange-
4	ments and activities, including exclusive con-
5	tracts for carriage that prevent a satellite car-
6	rier from obtaining retransmission consent from
7	such stations;
8	"(C) require television broadcast stations
9	that provide retransmission consent to do so on
10	nondiscriminatory financial terms and condi-
11	tions, and with respect to nonfinancial terms
12	and conditions, take into account whether dif-
13	ferent types of multichannel video programming
14	distributors can or cannot provide all of the
15	same types of nonfinancial consideration, if any
16	is required, to such stations; and
17	"(D) establish a mechanism for resolution
18	of disputes concerning the provisions of this
19	subsection, including—
20	"(i) expedited review of any complaint
21	made pursuant to this subsection; and
22	"(ii) procedures for the Commission
23	to collect such data, including the right to
24	obtain copies of all contracts and docu-
25	ments reflecting arrangements and under-

1	standings alleged to violate this subsection,
2	as the Commission requires to carry out
3	the provisions of this subsection.
4	"(4) Definitions.—For purposes of this sub-
5	section:
6	"(A) TELEVISION BROADCAST STATION.—
7	The term 'television broadcast station' means
8	an over-the-air commercial or noncommercial
9	television broadcast station licensed by the Fed-
10	eral Communications Commission under sub-
11	part E of part 73 of title 47, Code of Federal
12	Regulations, as such regulations are in effect on
13	August 4, 1998, and as they may be amended
14	thereafter, except that such term does not in-
15	clude a low-power or translator television broad-
16	cast station.
17	"(B) Broadcasting Network.—The
18	term 'broadcasting network' means a television
19	network in the United States which offers an
20	interconnected program service on a regular
21	basis for 15 or more hours per week to at least
22	25 affiliated broadcast stations in 10 or more
23	States.
24	"(C) NETWORK STATION.—The term 'net-
25	work station' means a television broadcast sta-

1 tion that is owned or operated by, or affiliated 2 with, a broadcasting network. 3 "(5) Local Market.— "(A) In the case of both commercial and noncommercial television broadcast stations, the 6 term 'local market' means the designated mar-7 ket area in which a station is located. "(B) In the case of a commercial television 8 9 broadcast station, all commercial television 10 broadcast stations licensed to a community 11 within the same designated market area are 12 within the same local market. "(C) In the case of a noncommercial edu-13 14 cational television broadcast station, the market 15 includes any station that is licensed to a com-16 munity within the same designated market area 17 as the noncommercial educational television 18 broadcast station. 19 "(6) Designated Market Area.—The term 20 'designated market area' means a designated market 21 area, as determined by Nielsen Media Research and

published in the DMA Market and Demographic Re-

port.".

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1	SEC. 102. MUST-CARRY FOR SATELLITE CARRIERS RE-
2	TRANSMITTING TELEVISION BROADCAST SIG-
3	NALS.
4	Title III of the Communications Act of 1934 is
5	amended by inserting after section 336 the following new
6	section:
7	"SEC. 337. CARRIAGE OF LOCAL TELEVISION SIGNALS BY
8	SATELLITE CARRIERS.
9	"(a) Carriage Obligations.—
10	"(1) In general.—Subject to the limitations
11	of subparagraph (2), each satellite carrier providing
12	secondary transmissions to subscribers located with-
13	in the local market of a television broadcast station
14	of a primary transmission made by that station shall
15	carry upon request all television broadcast stations
16	located within that local market, subject to section
17	325(c), by retransmitting the signal or signals of
18	such station that are identified by Commission regu-
19	lations for purposes of this subsection.
20	"(2) Limitations.—
21	"(A) Until the date as established in sub-
22	paragraph (B), each satellite carrier providing
23	secondary transmissions to subscribers located
24	within the local market of a television broadcast
25	station of a primary transmission made by that
26	station shall carry a minimum of 5 local tele-

1	vision broadcast stations in that local market at
2	least one of which shall be a noncommercial
3	educational broadcast station in that market.
4	"(B) No satellite carrier shall be required
5	to carry more than the number of local tele-
6	vision broadcast stations specified in subpara-
7	graph (A) until January 1, 2002.
8	"(C) A satellite carrier providing secondary
9	transmissions to subscribers pursuant to sub-
10	paragraph (A) shall not be required to carry a
11	greater number of signals of local broadcast
12	stations within a local market than one-third of
13	the usable activated channels of such carrier
14	that are used in providing video programming
15	to subscribers in such local market.
16	"(D) Carriage of local broadcast stations
17	within the local market shall be at the discre-
18	tion of the satellite carrier, subject to the mini-
19	mum requirement established in subparagraph
20	(A) and the requirements of section 325(c).
21	"(b) Content To Be Carried.—
22	"(1) VIDEO, AUDIO, AND CLOSED CAPTION.—A
23	satellite carrier providing secondary transmissions to
24	subscribers located within the local market of a tele-

vision broadcast station of a primary transmission

made by that station shall carry in its entirety, the primary video, accompanying audio, and line 21 closed caption transmission of each of the local commercial television stations so provided by the carrier and, to the extent technically feasible, program-related material carried in the vertical blanking interval or on subcarriers. Retransmission of other material in the vertical blanking internal or other nonprogram-related material (including teletext and other subscription and advertiser-supported information services) shall be at the discretion of the satellite carrier. Where appropriate and feasible, satellite carriers may delete signal enhancements, such as ghost-canceling, from the broadcast signal and employ other enhancements.

"(2) Program schedule.—Except as otherwise provided in regulations of the Commission, the satellite carrier shall carry the entirety of the program schedule of any television station transmitted as described in paragraph (1) by the satellite carrier unless carriage of specific programming is prohibited, and other programming authorized to be substituted, under section 76.67 or subpart F of part 76 of title 47, Code of Federal Regulations (as in ef-

- 1 fect on January 1, 1991), or any successor regula-
- 2 tions thereto.
- 3 "(c) Duplication Not Required.—Notwithstand-
- 4 ing subsection (a), a satellite carrier shall not be required
- 5 to carry upon request the signal of any local television
- 6 broadcast station that substantially duplicates the signal
- 7 of another television broadcast station which is secondarily
- 8 transmitted by the satellite carrier within the same local
- 9 market, or to carry upon request the signals of more than
- 10 1 local television broadcast station in a single local market
- 11 that is affiliated with a particular broadcast network (as
- 12 the term is defined by regulation).
- 13 "(d) Channel Positioning.—No satellite carrier
- 14 shall be required to provide the signal of a local television
- 15 broadcast station to subscribers in that station's local
- 16 market on any particular channel number or to provide
- 17 the signals in any particular order, except that the satellite
- 18 carrier shall retransmit the signal of the local television
- 19 broadcast stations to subscribers in the stations' local
- 20 market on contiguous channels and in a nondiscriminatory
- 21 manner on any navigational device, on-screen program
- 22 guide, or menu.
- "(e) Compensation for Carriage.—A satellite
- 24 carrier shall not accept or request monetary payment or
- 25 other valuable consideration in exchange either for car-

- 1 riage of local television broadcast stations in fulfillment
- 2 of the requirements of this section, except that any such
- 3 station is required to bear the costs associated with deliv-
- 4 ering a good quality signal to the designated uplink facility
- 5 of the satellite carrier.
- 6 "(f) REGULATIONS BY COMMISSION.—Within 180
- 7 days after the effective date of this section, the Commis-
- 8 sion shall, following a rulemaking proceeding, issue regula-
- 9 tions implementing this section.
- 10 "(g) Remedies.—
- 11 "(1) Complaints by Broadcast Stations.—
- Whenever a local television broadcast station believes
- that a satellite carrier has failed to meet its obliga-
- tions under this subsection, such station shall notify
- the carrier, in writing, of the alleged failure and
- identify its reasons for believing that the satellite
- carrier is obligated to carry upon request the signal
- of such station or has otherwise failed to comply
- with other requirements of this subsection. The sat-
- ellite carrier shall, within 30 days of such written
- 21 notification, respond in writing to such notification
- and either begin carrying the signal of such station
- in accordance with the terms requested or state its
- reasons for believing that it is not obligated to carry
- such signal or is in compliance with other require-

ments of this subsection, as the case may be. A local television broadcast station that is denied carriage in accordance with this subsection by a satellite carrier or is otherwise harmed by a response by a satellite carrier that it is in compliance with other requirements of this subsection may obtain review of such denial or response by filing a compliant with the Commission. Such complaint shall allege the manner in which such satellite carrier has failed to meet its obligations and the basis for such allegations.

- "(2) OPPORTUNITY TO RESPOND.—The Commission shall afford the satellite carrier against which a complaint is filed under subparagraph (A) an opportunity to present data and arguments to establish that there has been no failure to meet its obligations under this subsection.
- "(3) Remedial actions; dismissal.—Within 120 days after the date a complaint is filed under subparagraph (A), the Commission shall determine whether the satellite carrier has met its obligations under this chapter. If the Commission determines that the satellite carrier has failed to meet such obligations, the Commission shall order the satellite carrier, in the case of an obligation to carry a station, to begin carriage of the station and to continue such

carriage for at least 12 months, or, in the case of the failure to meet other obligations under this subsection, shall take other appropriate remedial action. If the Commission determines that the satellite carrier has fully met the requirements of this chapter, the Commission shall dismiss the complaint.

"(h) Definitions.—As used in this section:

"(1) Designated Market Area.—The term 'designated market area' means a designated market area, as determined by the Nielsen Media Research and published in the DMA Market and Demographic Report.

"(2) DISTRIBUTOR.—The term 'distributor' means an entity which contracts to distribute secondary transmissions from a satellite carrier and, either as a single channel or in a package with other programming, provides the secondary transmission either directly to individual subscribers or indirectly through other program distribution entities.

"(3) Local Market.—

"(A) In the case of both commercial and noncommercial television broadcast stations, the term 'local market' means the designated market area in which a station is located.

- "(B) In the case of a commercial television broadcast station, all commercial television broadcast stations licensed to a community within the same designated market area are within the same local market.
 - "(C) In the case of a noncommercial educational television broadcast station, the market includes any station that is licensed to a community within the same designated market area as the noncommercial educational television broadcast station.
 - "(4) Designated uplink facility' means the reception point in each local market which a satellite carrier designates for delivery of the signal of the station for purposes of retransmission. The designation of such facility by a satellite carrier shall not be used to undermine or evade the carriage requirements imposed by this chapter.
 - "(5) SUBSCRIBER.—The term 'subscriber' means an entity that receives a secondary transmission service by means of a secondary transmission from a satellite and pays a fee for the service, directly or indirectly, to the satellite carrier or to a distributor.

- "(6) Television broadcast station.—The 1 2 term 'television broadcast station' means an overthe-air commercial or noncommercial television 3 broadcast station licensed by the Federal Communications Commission under subpart E of part 73 of 5 6 title 47, Code of Federal Regulations, as such regu-7 lations are in effect on August 4, 1998, and as they 8 may be amended thereafter, except that such term 9 does not include a low-power or translator television 10 broadcast station.
- "(7) SATELLITE CARRIER, ETC.—The terms

 'satellite carrier', 'secondary transmission', and

 'unserved household' have the meanings given such

 terms in section 119(d) of title 17, United States

 Code.".

16 SEC. 103. CARRIAGE OF DISTANT NETWORK SIGNALS BY SATELLITE CARRIERS.

- 18 (a) Purpose.—The purpose of this section is to pro19 mote competition in the provision of multichannel video
 20 services by enabling direct broadcast satellite providers to
 21 offer distant network signals to consumers in areas receiv22 ing inadequate over-the-air reception of local television sig23 nals.
- 24 (b) Continued Retransmission of Distant Net-25 work Signals.—Notwithstanding any other provision of

- 1 law, satellite carriers retransmitting the signal of a distant
- 2 network station to households located within an area
- 3 served by a local affiliate of the same network and receiv-
- 4 ing service as of the date of enactment of this Act, shall
- 5 not be required to discontinue carriage of the distant net-
- 6 work station to such households prior to February 28,
- 7 1999. Nothing in this subsection is intended to modify the
- 8 duration of the license granted in section 119 of title 17,
- 9 United States Code.
- 10 (c) RULEMAKING REQUIRED.—The Federal Commu-
- 11 nications Commission shall complete a single rulemaking
- 12 proceeding in which it shall rule on any petitions or similar
- 13 matters regarding the definition of unserved areas or
- 14 households. Any definition adopted by the Commission
- 15 must consist of an objective measure of a satisfactory sig-
- 16 nal obtainable by use of generally-available off-air recep-
- 17 tion devices. The Commission shall complete this rule-
- 18 making proceeding within such time as to enable any rule
- 19 change to become effective no later than February 28,
- 20 1999.
- 21 (d) No Remission on Penalty.—No action taken
- 22 by the Commission pursuant to subsection (c) shall relieve
- 23 any provider of direct broadcast satellite service from any
- 24 liability for any prior violation of section 119(a)(5)(D) of

1	title 17, United States Code, or from the imposition of
2	any penalty therefor.
3	TITLE II—AMENDMENTS TO
4	TITLE 17, UNITED STATES CODE
5	SEC. 201. LIMITATIONS ON EXCLUSIVE RIGHTS; SECOND-
6	ARY TRANSMISSION BY SATELLITE CARRIERS
7	WITHIN LOCAL MARKETS.
8	(a) In General.—Chapter 1 of title 17, United
9	States Code, is amended by adding after section 121 the
10	following new section:
11	"§ 122. Limitations on exclusive rights; secondary
12	transmission by satellite carriers within
_	·
13	local markets
13	local markets "(a) Secondary Transmissions of Television
13 14 15	local markets "(a) Secondary Transmissions of Television
13 14 15	local markets "(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television
13 14 15 16	local markets "(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television
13 14 15 16	local markets "(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television broadcast station of a designated transmission made by
13 14 15 16 17	local markets "(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television broadcast station of a designated transmission made by that station and embodying the performance or display of
13 14 15 16 17 18	local markets "(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television broadcast station of a designated transmission made by that station and embodying the performance or display of a work shall be subject to statutory licensing under this
13 14 15 16 17 18 19 20	"(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television broadcast station of a designated transmission made by that station and embodying the performance or display of a work shall be subject to statutory licensing under this section if—
13 14 15 16 17 18 19 20	"(a) Secondary Transmissions of Television Broadcast Stations by Satellite Carriers.—A secondary transmission into the local market of a television broadcast station of a designated transmission made by that station and embodying the performance or display of a work shall be subject to statutory licensing under this section if— "(1) the secondary transmission is made by a

1	"(A) each subscriber receiving the second-
2	ary transmission; or
3	"(B) a distributor that has contracted with
4	the satellite carrier for direct or indirect deliv-
5	ery of the secondary transmission to the public.
6	"(b) Reporting Requirements.—
7	"(1) Initial lists.—A satellite carrier that
8	makes secondary transmissions of a designated
9	transmission made by a network station under sub-
10	section (a) shall, within 90 days after commencing
11	such secondary transmissions, submit to that station
12	a list identifying (by name and street address, in-
13	cluding county and zip code) all subscribers to which
14	the satellite carrier currently makes secondary trans-
15	missions of a distant signal of the network with
16	which such network station is affiliated.
17	"(2) Subsequent lists.—After the list is sub-
18	mitted under paragraph (1), the satellite carrier
19	shall, on the 15th of each month, submit to the sta-
20	tion a list identifying (by name and street address,
21	including county and zip code) any subscribers who
22	have been added or dropped as subscribers described
23	in paragraph (1).
24	"(3) Use of subscriber information.—Sub-
25	scriber information submitted by a satellite carrier

- under this subsection may be used only for the purposes of monitoring compliance by the satellite car-
- 3 rier with this section.
- "(4) Requirements of stations.—The sub-5 mission requirements of this subsection shall apply 6 to a satellite carrier only if the station to whom the 7 submissions are to be made places on file with the 8 Register of Copyrights a document identifying the 9 name and address of the person to whom such sub-10 missions are to be made. The Register shall main-11 tain for public inspection a file of all such docu-12 ments.
- "(c) No ROYALTY FEE REQUIRED.—A satellite carrier whose secondary transmissions are subject to statutory licensing under subsection (a) shall have no obligation to pay royalties under this title for such secondary trans-
- "(d) Noncompliance With Reporting Require19 Ments.—Notwithstanding subsection (a), the willful or
 20 repeated secondary transmission to the public by a sat21 ellite carrier of a television broadcast station and embody22 ing a performance or display of a work is actionable as
 23 an act of infringement under section 501, and is fully sub-

ject to the remedies provided under sections 502 through

17

missions.

- 1 506 and 509, if the satellite carrier has not complied with
- 2 the reporting requirements of subsection (b).
- 3 "(e) Willful Alterations.—Notwithstanding
- 4 subsection (a), the secondary transmission to the public
- 5 by a satellite carrier into the local market of a television
- 6 broadcast station of a designated transmission made by
- 7 that television broadcast station and embodying a per-
- 8 formance or display of a work is actionable as an act of
- 9 infringement under section 501, and is fully subject to the
- 10 remedies provided by sections 502 through 506 and sec-
- 11 tions 509 and 510, if the content of the particular pro-
- 12 gram in which the performance or display is embodied,
- 13 or any commercial advertising or station announcement
- 14 transmitted by the designated transmitter during, or im-
- 15 mediately before or after, the transmission of such pro-
- 16 gram, is in any way willfully altered by the satellite carrier
- 17 through changes, deletions, or additions, or is combined
- 18 with programming from any other broadcast signal.
- 19 "(f) Geographic Limitations on Secondary
- 20 Transmissions.—The statutory license created by this
- 21 section shall apply to secondary transmissions to locations
- 22 in the United States, and any commonwealth, territory,
- 23 or possession of the United States.
- 24 "(g) Exclusivity With Respect to Secondary
- 25 Transmissions of Broadcast Stations by Satellite

1	TO MEMBERS OF THE PUBLIC.—No provision of section
2	111 or any other law (other than this section and section
3	119) shall be construed to contain any authorization, ex-
4	emption, or license through which secondary transmissions
5	by satellite carriers of programming contained in a des-
6	ignated transmission made by a television broadcast sta-
7	tion may be made without obtaining the consent of the
8	copyright owner.
9	"(h) Definitions.—As used in this section:
10	"(1) Designated Market Area.—The term
11	'designated market area' means a designated market
12	area, as determined by the Nielsen Media Research
13	and published in the DMA Market and Demographic
14	Report.
15	"(2) DISTRIBUTOR.—The term 'distributor'
16	means an entity which contracts to distribute sec-
17	ondary transmissions from a satellite carrier and, ei-
18	ther as a single channel or in a package with other
19	programming, provides the secondary transmission
20	either directly to individual subscribers or indirectly
21	through other program distribution entities.
22	"(3) Local Market.—
23	"(A) In the case of both commercial and
24	noncommercial television broadcast stations, the

- term 'local market' means the designated market area in which a station is located.

 "(B) In the case of a commercial television
 broadcast station, all commercial television
 - broadcast station, all commercial television broadcast stations licensed to a community within the same designated market area are within the same local market.
 - "(C) In the case of a noncommercial educational television broadcast station, the market includes any station that is licensed to a community within the same designated market area as the noncommercial educational television broadcast station.
 - "(4) SATELLITE CARRIER.—The term 'satellite carrier' has the meaning given that term in section 119(d) of this title.
 - "(5) Secondary transmission.—The term 'secondary transmission' has the meaning given that term in section 111(f) of this title.
 - "(6) SUBSCRIBER.—The term 'subscriber' means an entity that receives a secondary transmission service by means of a secondary transmission from a satellite and pays a fee for the service, directly or indirectly, to the satellite carrier or to a distributor.

1	"(7) TELEVISION BROADCAST STATION.—The
2	term 'television broadcast station' means an over-
3	the-air commercial or noncommercial television
4	broadcast station licensed by the Federal Commu-
5	nications Commission under subpart E of part 73 of
6	title 47, Code of Federal Regulations, as such regu-
7	lations are in effect on September 25, 1998, and as
8	they may be amended thereafter, except that such
9	term does not include a low-power or translator tele-
10	vision broadcast station.".
11	(b) Clerical Amendment.—The table of sections
12	for chapter 1 of title 17, United States Code, is amended
13	by adding after the item relating to section 121 the follow-
14	ing:
	"122. Limitations on exclusive rights; secondary transmissions by satellite carriers within local markets.".
15	SEC. 202. UNSERVED HOUSEHOLDS.
16	Section 119(d)(10) of title 17, United States Code
17	is amended—
18	(1) by striking ", and" at the end of subpara-
19	graph (A);
20	(2) by striking "household that—
21	"(A) cannot" and inserting "household
22	that cannot";

1	(3) by running in all that follows in subpara-
2	graph (A) through "network", and inserting a pe-
3	riod after "network"; and
4	(4) by striking subparagraph (B).
5	SEC. 203. EXTENSION OF EFFECT OF AMENDMENTS TO SEC-
6	TION 119.
7	Section 4(a) of the Satellite Home Viewer Act of
8	1994 (17 U.S.C. 119 note; Public Law 103–369; 108
9	Stat. 3481) is amended by striking "December 31, 1999"
10	and inserting "January 1, 2002".
11	SEC. 204. TRANSITION.
12	Section 119(a)(5) of title 17, United States Code, is
13	amended by adding at the end the following:
14	"(E) Transition.—Notwithstanding sub-
15	paragraphs (A) and (B), a satellite carrier shall
16	not be required to terminate service of a net-
17	work station to a subscriber until February 28,
18	1999.".
19	SEC. 205. APPLICATION OF FEDERAL COMMUNICATIONS
20	COMMISSION REGULATIONS.
21	Section 119(a) of title 17, United States Code, is
22	amended—
23	(1) in paragraph (1), by inserting "is permis-
24	sible under the rules, regulations, and authorizations
25	of the Federal Communications Commission." after

"satellite carrier to the public for private home viewing,"; and

(2) in paragraph (2), by inserting "is permissible under the rules, regulations, and authorizations of the Federal Communications Commission," after "satellite carrier to the public for private home viewing,".

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